

## DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I (we) believe we are the original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled

Remediation Treatment of Sustained Casing Pressures (SCP) In Wells with Top Down Surface Injection of Fluids and Additives the specification of which

(Check one)		is attached hereto	o.				
	$\boxtimes$	was filed on _	Septeml	ber 12, 2003	as		
		Application Seria	al No.	10/605,188			
		and was amende	d <u>N</u>	I/A			
				(if applicable)			
*		hat we have revie ling the claims, as					
•	_	the duty to disclodance with Title 3					nation of this
[ I (we) hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:							
Prior Foreign	Appli	cation(s):					
(Number)	· · · · · · · · · · · · · · · · · · ·	(Country)	•	ay/Month/Year led)		Priority C  Yes	laimed  No
States application is application is first paragraph material information.	tion(s) not di n of T mation reen th	laim the benefit up listed below and sclosed in the price itle 35, United State in as defined in Titue in filing date of the oplication:	, insofar or United tes Code the 37, C	as the subject mand States application application application and the states application and the states application applicati	atter of each on in the re knowledge egulations	ich of the cleanner provents the duty to so, §1.56(a) where the clean terms of the clean	aims of this vided by the to disclose which

(Application Serial No.)	(Filing Date)	(Status)	
		(Patented, Pending, Abandoned)	

I (we) hereby claim domestic priority benefits under Title 35, United States Code, §119(e) of any provisional application(s) for patent listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I (we) acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior provisional application and the national or PCT international filing date of this application:

Provisional Application(s):

60/ 319,547	September 12, 2002	Now Abandoned	
(Application Serial No.)	(Filing Date)	(Status)	

I (we) hereby appoint the following as our representative(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: STEPHEN H. CAGLE, Attorney (Reg. No. 26,445), CRAIG M. LUNDELL, Attorney (Reg. No. 30,284), IRA D. FINKELSTEIN, Attorney (Reg. No. 44,680) and MICHELLE C. REPLOGLE, Attorney (Reg. No. 54,394), each an attorney or agent with the law firm of HOWREY SIMON ARNOLD & WHITE LLP, as its attorney or agent so long as they remain with such law firm.

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I (we) hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Sixth Inventor's signature	
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Residence	Date
Citizenship	
Post Office Address	